

# Exhibit A

Relator's March 26, 2024 Proposed Case Schedule

	EVENT	PROPOSED DUE DATE
1	Completion of Phase One fact discovery	September 30, 2024
2	Defendant's Phase One Motion for Summary Judgment including the disclosure of reports or affidavits* setting forth any expert opinions that Defendant seeks to present in support of its Phase One Motion for Summary Judgment [*the Court will determine whether it wants expert reports or affidavits]	30 days from Event 1
3	If expert testimony will be allowed or required in the Phase One Summary Judgment proceeding, completion of depositions of experts whose opinions Defendant seeks to present in support of its Phase One Motion for Summary Judgment	30 days from Event 2
4	Disclosure of reports or affidavits* setting forth any expert opinions that Plaintiff seeks to present in support of her opposition to Defendant's Phase One Motion for Summary Judgment [*the Court will determine whether it wants expert reports or affidavits]	30 days from Event 3
5	If expert testimony will be allowed or required in the Phase One Summary Judgment proceeding, completion of depositions of experts whose opinions Plaintiff seeks to present in support of her opposition to Defendant's Phase One Motion for Summary Judgment	30 days from Event 4
6	Plaintiff's opposition to Defendant's Phase One Motion for Summary Judgment	14 days from Event 5
7	Defendant's reply in further support of its Phase One Motion for Summary Judgment	14 days from Event 6
8	Plaintiff's sur-reply in further opposition to Defendant's Phase One Motion for Summary Judgment	14 days from Event 7
9	Decision on Defendant's Phase One Motion for Summary Judgment	
10	Completion of Phase Two fact discovery	To be determined by the Court
11	Plaintiff(s)' trial experts must be designated, and the information contemplated by Fed. R. Civ. P. 26(a)(2) must be disclosed	30 days from Event 10
12	Completion of depositions of Plaintiff's trial experts	30 days from Event 11
13	Defendant(s)' trial experts must be designated, and the information contemplated by Fed. R. Civ. P. 26(a)(2) must be disclosed	30 days from Event 12
14	Completion of depositions of Defendant's trial experts	30 days from Event 13
15	Dispositive motions	30 days from Event 14
16	Oppositions to dispositive motions	40 days from Event 15
17	Reply brief in further support of dispositive motion	14 days from Event 16
18	Sur-Reply brief in further support of opposition to dispositive motion	14 days from Event 17
19	Initial pretrial conference	To be determined by the Court
20	Final pretrial conference / Trial	2025